Amendment # __1

This is an Amendment to the contract **QPA 10038**, **ASA6-6-86** entered into by and between **Indiana Department of Administration**, **Procurement Division** (hereinafter referred to as "State") and **Aramark Uniform Services** hereinafter referred to as "Contractor") dated **7/16/2006**. In consideration of the mutual undertakings and covenants hereinafter set forth, the parties agree to amend the existing contract as follows:

Reinstate line item 35 for Replacement pant, denim, cotton at \$16.00. It was deleted from QPA because it wasn't listed as a rental item. Now, the agencies want to purchase the denim pant.

Add the following:

The vendor took garments to the agencies for review and they wanted the denim jean and it will save them considerable money.

Service Rental/Laundry, pant, 14 oz cotton denim jean, industrial, 5 pocket styling. 11 pair/employee 5 changes/week at \$3.00 week

The below items are presently on this QPA, but in different quantities and changes/week, which creates different scenarios for various agencies.

Service Rental/Laundry, white coat, laboratory 11 coats/employee 5 changes/week at \$4.00 week

Service Rental/Laundry, white coat, laboratory 8 coats/employee 4 changes/week at \$3.00 week

All other matters previously agreed to and set forth in the original agreement and not affected by this Amendment shall remain in full force and effect.

Non-Collusion and Acceptance

The undersigned attests, subject to the penalties for perjury, that he/she is the contracting party, or that he/she is the representative, agent, member or officer of the contracting party, that he/she has not, nor has any other member, employee, representative, agent or officer of the firm, company, corporation or partnership represented by him/her, directly or indirectly, to the best of his/her knowledge, entered into or offered to enter into any combination, collusion or agreement to receive or pay, and that he/she has not received or paid, any sum of money or other consideration for the execution of this agreement other than that which appears upon the face of the agreement.

In Witness Whereof, Contractor and the State of Indiana have, through duly authorized representatives, entered into this agreement. The parties having read and understand the foregoing terms of the contract do by their respective signatures dated below hereby agree to the terms thereof.

Contractor:	(Where Applicable)
Signature: Men D. Carstons Printed Name: William D. Carstons Title: General Manager Date: July 19, 2006	Attested By: Halis NOBL Soles Bearing July 19 2006
State of Indiana Agency:	
Signature: Becky Jaylon Printed Name: BECKY TAYLOR Title: Proppenent admix Date: 7/24/06	
Indiana Office of Technology	Department of Administration
NA	Department of Administration
Karl B. Browning Chief Information Officer	Carrie Henderson Commissioner Commissioner
Date:	Commissioner Date: 07-26-06
State Budget Agency	Office of the Attorney General
Nelogated per FMC 98-2" Charles E. Schalliol Director	Stephen Carter Attorney General
Date:	Date: 8-1-06